



REC'D IN
FEDERAL BUREAU OF
COMMISSIONER'S OFFICE

Jan 26 11 11 AM '59

Matthew J. Petusky, Reports Analyst
Reports Analysis Division
Federal Elections Commission
999 E Street, N.W.
Washington, D.C. 20463

Dear Mr. Petusky:

In response to your letter dated January 4, 1999, regarding the Commission's preliminary review of the October Monthly Report for the Planned Parenthood Action Fund, Inc. Political Action Committee (PAC), enclosed please find the amended Schedule B, which supersedes the schedule originally submitted in the August Monthly Report.

The first campaign contribution in question, a \$4,500 disbursement to the Feingold Senate Committee in July, was inadvertently listed in the August report as a disbursement for general election purposes. The contribution was made, however, for primary election purposes and, as the disbursement date clearly reflects, was disbursed well before the primary election date. The other contributions to the Feingold Senate Committee totaling \$4,985 in the October Monthly Report were made for general election purposes and are indicated as such in the original submission. The amended Schedule B for the August Monthly Report indicates the correction, showing that the Planned Parenthood Action Fund, Inc. PAC stayed within the campaign contribution limits set forth by Act 2 U.S.C. §441a.

If you have any questions, please feel free to give me a call at (212) 261-4753.

Sincerely,

Jeffrey D. Mechanick

Jeffrey D. Mechanick
Assistant Treasurer